record submission. Briefs will be due as provided in 6101.25(b).

- (c) Closing of the record. Except as the Board may otherwise order, no proof shall be received in evidence after a hearing is completed or, in cases submitted on the record without a hearing, after notice by the Board to the parties that the record is closed and that the case is ready for decision.
- (d) Notice that the case is ready for decision. The Board will give written notice to the parties when the record is closed and the case is ready for decision.
- (e) Amendments to conform to the evidence. When issues within the proper scope of a case, but not raised in the pleadings, have been raised without objection or with permission of the Board at a hearing (see 6101.21h)) or in record submissions, they shall be treated in all respects as if they had been raised in the pleadings. The Board may formally amend the pleadings to conform to the proof or may order that the record be deemed to contain pleadings so amended.
- (f) Enlargement of the record. The Board may at any time require or permit enlargement of the record with additional evidence and briefs. It may reopen the record to receive additional evidence and oral argument at a hearing
- (g) Inspection of the record of proceedings; release of any paper, document, or tangible thing prohibited. Except for any part thereof that is subject to a protective order or deemed an in camera submission, the record of proceedings in a case shall be made available at the office of the Board during the Board's normal working hours, as soon as practicable given the demands on the Board of processing the subject case and other cases. Except as provided in 6101.23(c) and 6101.37(d), no paper, document, or tangible thing which is part of the record of proceedings in a case may be released from the offices of the Board. Copies may be obtained by any person as provided in 6101.38(d). If such inspection or copying involves more than minimal costs to the Board, reimbursement will be required.
- (h) Protected and in camera submissions. (1) A party may by motion request that the Board receive and hold

- materials under conditions that would limit access to them on the ground that such documents are privileged or confidential, or sensitive in some other way. The moving party must state the grounds for such limited access. The Board may also determine on its own initiative to hold materials under such conditions. The manner in which such materials will be held, the persons who shall have access to them, and the conditions (if any) under which such access will be allowed will be specified in an order of the Board. If the materials are held under such an order, they will be part of the record of the case. If the Board denies the motion, the materials may be returned to the moving party. If that party asks, however, that the materials be placed in the administrative record, in camera, for the purpose of possible later review of the Board's denial, the Board will comply with the
- (2) A party may also ask, or the Board may direct, that testimony be received under protective order or in camera. The procedures under paragraph (h)(1) of this section shall be followed with respect to such request or direction.

6101.13 Small claims procedure in appeals [Rule 13].

- (a) *Election.* (1) The small claims procedure is available solely at the appellant's election, and only when there is a monetary amount in dispute and that amount is \$50,000 or less. Such election shall be made no later than 30 calendar days after the appellant's receipt of the agency answer, unless the panel chairman enlarges the time for good cause shown.
- (2) At the request of the Government, or on its own initiative, the Board may determine whether the amount in dispute is greater than \$50,000, such that the election is inappropriate. The Government shall raise any objection to the election no later than 10 working days after receipt of a notice of election.
- (b) *Decision*. The panel chairman may issue a decision, which may be in summary form, orally or on writing. A decision which is issued orally shall be

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reduced to writing; however, such a decision takes effect at the time it is rendered, prior to being reduced to writing. A decision shall be final and conclusive and shall not be set aside except in case of fraud. A decision shall have no value as precedent.

- (c) *Procedure.* Promptly after receipt of the appellant's election of the small claims procedure, the Broad shall establish a schedule of proceedings that will allow the timely resolution of the appeal. Pleadings, discovery, and other prehearing activities may be restricted or eliminated.
- (d) Time of decision. Whenever possible, the panel chairman shall resolve an appeal under this procedure within 120 calendar days from the Board's receipt of the election. The time for processing an appeal under this procedure may be extended if the appellant has not adhered to the established schedule. Either party's failure to abide by the Board's schedule may result in the Board drawing evidentiary inferences adverse to the party at fault.

[58 FR 69250, Dec. 30, 1993, as amended at 60 FR 17027, Apr. 4, 1995]

6101.14 Accelerated procedure in appeals [Rule 14].

- (a) Election. (1) The accelerated procedure is available solely at the appellant's election, and only when there is a monetary amount in dispute and that amount is \$100,000 or less. Such election shall be made no later than 30 calendar days after the appellant's receipt of the agency answer, unless the panel chairman enlarges the time for good cause shown.
- (2) At the request of the Government, or on its own initiative, the Board may determine whether the amount in dispute is greater than \$100,000, such that the election is inappropriate. The Government shall raise any objection to the election no later than 10 working days after receipt of a notice of election.
- (b) *Decision*. Each decision shall be rendered by the panel chairman with the concurrence of one of the other judges assigned to the panel; in the event the two judges disagree, the third judge assigned to the panel will participate in the decision.

- (c) Procedure. Promptly after receipt of the appellant's election of the accelerated procedure, the Board shall establish a schedule of proceedings that will allow for the timely resolution of the appeal. Pleadings may be simplified, and discovery and other prehearing activities may be restricted or eliminated.
- (d) Time of decision. Whenever possible, the panel chairman shall resolve an appeal under this procedure within 180 calendar days from the Board's receipt of the election. The time for processing an appeal under this procedure may be extended if the appellant has not adhered to the established schedule. Either party's failure to abide by the Board's schedule may result in the Board drawing evidentiary inferences adverse to the party at fault.

[58 FR 69250, Dec. 30, 1993, as amended at 60 FR 17027, Apr. 4, 1995]

6101.15 General provisions governing discovery [Rule 15].

- (a) *Discovery methods.* The parties may obtain discovery by one or more of the following methods:
- (1) Depositions upon oral examination or written questions;
 - (2) Written interrogatories;
- (3) Requests for production of documents or other tangible things; and
 - (4) Requests for admission.
- (b) Scope of discovery. Except as otherwise limited by order of the Board in accordance with this part, the parties may obtain discovery regarding any matter, not privileged, which is relevant to the subject matter involved in the pending case, whether it relates to the claim or defense of a party, including the existence, description, nature, custody, condition, and location of any books, documents, or other tangible things, and the identity and location of persons having knowledge of any discoverable matter. It is not a ground for objection that the information sought will be inadmissible if the information sought appears reasonably calculated to lead to the discovery of admissible evidence.
- (c) *Discovery limits.* The Board may limit the frequency or extent of use of the discovery methods set forth in this section if it determines that: